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May 13, 2024

VIA ECF

Honorable Jennifer Rochon United States Courthouse 500 Pearl Street New York, New York 10007

Re: Elie Khen, et al v. US Coachways, Inc., et al

Docket No. 23-cv-10762-JLR Our File No. 25891.00001

Dear Honorable Judge Rochon,

We represent US Coachways, Inc. in the above-referenced matter. Pursuant to the parties' so-ordered discovery schedule, the parties were scheduled to exchange discovery demands today. However, in light of plaintiffs' recently filed Amended Complaint and recently filed Answer, defendant respectfully requests that the internal discovery dates be stayed pending the Court's order of defendant's Fed. R. Civ. P. 12(c) motion.

We thank the Court for its time and attention in this matter.

By May 17, 2024, Defendant shall submit a letter brief, not exceeding three pages, in support of their request to stay discovery. By May 21, 2024, Plaintiff shall submit a letter brief, not exceeding three pages, in response to Defendant's letter.

Dated: May 14, 2024

New York, New York

SO ORDERED.

YENNIFER L. ROCHON United States District Judge

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